# **EXHIBIT G**

#### Baker & McKenzie LLP

452 Fifth Avenue New York, NY 10018 United States

Tel: +1 212 626 4100 Fax: +1 212 310 1600 www.bakermckenzie.com

Asia Pacific Bangkok Beijing Brisbane Hanoi Ho Chi Minh City Hong Kong Jakarta\* Kuala Lumpur\* Manila\*

December 12, 2014

Manila"
Melbourne
Seoul
Shanghai
Singapore
Sydney
Taipei
Tokyo

IRS FOIA Request

HQ FOIA Stop 211

Yangon Europe, Middle East & Africa

2385 Chamblee Tucker Road

Chamblee, GA 30341

& ATTICA
Abu Dhabi
Almaty
Amsterdam
Antwerp
Bahrain
Baku
Barcelona

Berlin

Brussels

**IRS FOIA Request** 

Disclosure Scanning Operations- Stop 93A

PO Box 621506

Atlanta, GA 30362-3006

Budapest Cairo Casablanca Doha Dubai Dusseldorf Frankfurt/Ma

**Re:** Microsoft Corporation and Subsidiaries

E.I.N. 91-1144442

**Freedom of Information Act Request** 

Dusseldorf Frankfurt/Main Geneva Istanbul Jeddah' Johannesburg Kviv London Luxembourg Madrid Milan Moscow Munich Paris Prague Riyadh' Rome St. Petersburg

Stockholm Vienna

Warsaw Zurich Dear Sir or Madam:

In accordance with the Freedom of Information Act ("FOIA"), 5 U.S.C. § 552, as amended, I, on behalf of Microsoft Corporation and Subsidiaries ("Microsoft"), request access to, and copies of, certain documents maintained by the Internal Revenue Service and the Internal Revenue Service Office of Chief Counsel (collectively for all purposes of this request, the "IRS"). Specifically, I request copies of the following:

Latin America
Bogota
Brasilia\*\*
Buenos Aires
Caracas
Guadalajara
Juarez
Lima
Mexico City
Monterrey
Porto Alegre\*\*
Rio de Janeiro\*\*
Santiago
Sao Paulo\*\*
Tijuana
Valencia

1. All documents exchanged between or among the IRS and one or more of the following individuals or entities, relating to, referencing, or addressing the issues covered by Prop. Treas. Reg. § 301.7602-1, REG-121542-14, published in the Federal Register at 79 Fed. Reg. 34668 (Jun. 18, 2014), or Temp. Treas. Reg. § 301-7602-1T, RIN 1545-BM25, contained in Treasury Decision 9669, published in the Federal Register at 79 Fed. Reg. 34625 (Jun. 18, 2014):

North America Chicago Dallas Houston Miami New York Palo Alto San Francisco Toronto Washington, DC

- a. Aaron Goldberg, Content 4IT
- b. Boies Schiller & Flexner LLP
- c. Chris Kemerer

\* Associated Firm \*\* In cooperation with Trench, Rossi e Watanabe Advogados

- d. Content 4IT
- e. Dan Kusnetzky
- f. Daniel J. Frisch
- g. David Boies, Boies Schiller & Flexner LLP
- h. Elysium Digital, LLC
- i. Horst Frisch, Inc.
- j. Jack Baumann, Quinn Emanuel Urguhart & Sullivan, LLP
- k. Jeremy Anderson, Quinn Emanuel Urquhart & Sullivan, LLP
- 1. John Gordon, Quinn Emanuel Urquhart & Sullivan, LLP
- m. John Quinn, Quinn Emanuel Urquhart & Sullivan, LLP
- n. Kusnetzky Group
- o. Noah Helpern, Quinn Emanuel Urguhart & Sullivan, LLP
- p. Ove Haxhausen
- q. Quinn Emanuel Urquhart & Sullivan, LLP
- r. Westside Group
- 2. All documents sent to or sent by the following current and former IRS personnel, relating to, referencing, or addressing the issues covered by Prop. Treas. Reg. § 301.7602-1, REG-121542-14, published in the Federal Register at 79 Fed. Reg. 34668 (Jun. 18, 2014), or Temp. Treas. Reg. § 301-7602-1T, RIN 1545-BM25, contained in Treasury Decision 9669, published in the Federal Register at 79 Fed. Reg. 34625 (Jun. 18, 2014):
  - a. A. M. Gulas, Senior Counsel, Office of Chief Counsel, Procedure & Administration
  - b. Charles Christopher, Branch Chief, Office of Chief Counsel, Procedure & Administration
  - c. Cheryl Claybough, Industry Director, Large Business & International, Communications, Technology & Media
  - d. Christopher Sterner, Deputy Chief Counsel (Operations), Office of Chief Counsel
  - e. Drita Tonuzi, Associate Chief Counsel, Office of Chief Counsel, Procedure & Administration

- f. Eli Hoory, Senior International Advisor, Large Business & International, Transfer Pricing Operations
- g. Ewan Purkiss, Area Counsel (Communications, Technology & Media), Office of Chief Counsel, Large Business & International
- h. Heather Maloy, Commissioner, Large Business & International
- i. Kenneth Wood, Acting Director of Transfer Pricing Operations, Large Business & International, Transfer Pricing Operations
- j. Kimberly Edwards, Director, Field Operations, Large Business & International, Communications, Technology & Media
- k. Laurel Robinson, Deputy Division Counsel (Operations), Office of Chief Counsel, Large Business & International
- Linda Kroening, Division Counsel, Office of Chief Counsel, Large Business & International
- m. Michael Danilack, Former Deputy Commissioner (International), Large Business and International
- n. Nancy Bronson, Territory Manager (West), Large Business & International, Transfer Pricing Practice
- o. Robert Ratchford, Deputy Area Counsel (SL), Office of Chief Counsel, Large Business & International
- p. Samuel Maruca, Former Director of Transfer Pricing Operations, Large Business & International, Transfer Pricing Operations
- q. Sharon Porter, Acting Director, Large Business & International, International Business Compliance
- r. Thomas Vidano, Deputy Division Counsel (International), Office of Chief Counsel, Large Business & International
- s. William McCarthy, Attorney, Office of Chief Counsel, Large Business & International
- t. William Merkle, Area Counsel (Retailers, Food, Transportation & Healthcare), Office of Chief Counsel, Large Business & International
- u. William Sabin, Senior Counsel, Office of Chief Counsel, Large Business & International
- v. Woo Jung (Walter) Choi, Supervisory Internal Revenue Agent, Large Business & International, International Business Compliance

3. All documents directly or indirectly referencing Microsoft that also relate to, reference, or address the issues covered by Prop. Treas. Reg. § 301.7602-1 or Temp. Treas. Reg. § 301-7602-1T.

This request singularly seeks access to responsive documents contained in the files of the IRS. This request does not seek access to, or copies of, any documents contained in the files of, or maintained by, the entities and individuals identified in paragraph 1, above. I may seek access to these files in separate FOIA requests.

For purposes of this request, the term "document" is used expansively and includes, by way of illustration and without limitation, all agreements, contracts, communications, letters, reports, analyses, memoranda, e-mails, transcripts, minutes, notes, bulletins, worksheets, schedules, notebooks, drawings, photographs, drafts, comments on drafts, diaries, calendars, workpapers, purchase orders, telecopies, telexes, or any information stored on optical disc, magnetic tape, microfilm or microfiche, or computer memory storage device. The term "document" also refers to any draft or prior version of a document responsive to this request. A non-identical copy is a unique document. If a document has any notation or modification from an original, please produce the non-identical copy separately.

If it is determined that any requested document or record, or any portion thereof, will not be disclosed, please provide us with the non-exempt documents and records and with the non-exempt portions of the remaining documents and records. In the event an exemption is claimed, please provide us with all segregable non-exempt portions of any withheld document or record pursuant to 5 U.S.C. § 552(b). When material is to be redacted, please "black out" rather than "white out" or "cut out" any portions for which an exemption is claimed.

If document(s) responsive to this request have been destroyed, please identify the document(s) destroyed, the date of destruction, and the person or persons who destroyed the document(s).

Pursuant to 5 U.S.C. §§ 552(a)(6)(A)(i) and 552(b), if this request is denied either in part or in whole, please provide us with an index that specifies which exemption(s) is (are) being claimed for each portion of each document withheld. Please provide a detailed description of each document or record withheld, including the author(s) and any recipients, the date of its creation, its subject matter, and its current physical location. In addition, please provide the reason that each document or record falls within the exemption claimed for it. Please also specify the number of pages in each document or record and the total number of pages that are responsive to this request. Such an index is required to allow us

to evaluate the IRS's claims that these documents are exempt from disclosure. See Vaughn v. Rosen, 484 F.2d 820 (D.C. Cir. 1973); see also Church of Scientology of Cal. v. IRS, 792 F.2d 146 (D.C. Cir. 1986); Osborn v. IRS, 754 F.2d 195 (6th Cir. 1985); White v. IRS, 707 F.2d 897 (6th Cir. 1983) (quoting Church of Scientology v. Bell, 603 F.2d 945 (D.C. Cir. 1979)); Brooks v. IRS, 80 AFTR 2d 97-6370 (E.D. Cal. 1997) (citing Wiener v. FBI, 943 F.2d 972 (9th Cir. 1991)).

In accordance with 26 C.F.R. §§ 601.702(c)(4)(i)(H) and 601.702(f), I agree to pay reasonable charges incurred to search for and duplicate the requested documents. Once the materials have been assembled, please advise the undersigned of the projected copying charges.

In accordance with 26 C.F.R. §§ 601.702(c)(4)(i)(E) and 601.702(c)(5)(iii)(C), I establish my identity and right to access the requested documents by the Power of Attorney and Declaration of Representative on Forms 2848 executed by Microsoft, attached as Exhibits A and B. A copy of my State of New York driver's license is attached for photo identification as Exhibit C. Microsoft authorizes you to send the above requested documents to and/or communicate with counsel below regarding this request:

Daniel A. Rosen Baker & McKenzie LLP 452 Fifth Avenue New York, New York 10018 (212) 626-4272

In accordance with 26 C.F.R. § 601.702(f)(3)(i), Microsoft is a "commercial requester" as defined in 26 C.F.R. § 601.702(f)(3)(ii)(A). As set forth in 5 U.S.C. § 552(a)(6)(A)(i), 31 C.F.R. § 1.5(h), and 26 C.F.R. § 601.702(c)(9)(ii), we seek a response to this request within twenty (20) working days of its receipt.

We understand and appreciate that you will exercise a presumption in favor of disclosure, and that you are committed to accountability and transparency in connection with this request. See Memorandum from President Barack Obama, Memorandum for the Heads of Executive Agencies, 74 Fed. Reg. 4,683 (Jan. 26, 2009); Eric Holder, Memorandum for Heads of Executive Departments and Agencies (Mar. 19, 2009) (stating that an agency "should not withhold information simply because it may do so legally. I strongly encourage agencies to make discretionary disclosures of information. An agency should not withhold records merely because it can demonstrate, as a technical matter, that the records fall within the scope of a FOIA exemption.").

Please send the requested documents to the address set forth above. If you have any questions concerning this request or require further information, please contact me at (212) 626-4272. Thank you in advance for your attention to this matter.

Sincerely,

Daniel A. Rosen

Partner

+1 212 626 4272 daniel.rosen@bakermckenzie.com

Attachments: Exhibits A through C

cc: Eli Hoory, Esq.

Woo Jung (Walter) Choi

(Rev July 2014)

# Power of Attorney and Declaration of Representative

OMB NO 1545-0150
For IRS Use Only
Received by
 Name
Telephone

Department of the Treasury  Information about Form 2848 and its	s Instructions is at www.irs.gov/form284	n Neceived by
	mediactions is at www.iis.gov/ioimi264	
	mandada	Telephone
Caution: A separate Form 2848 must be completed for for any purpose other than representation before the IR	each taxpayer. Form 2848 will not be he	onored Function
		Date / /
1 Taxpayer information. Taxpayer must sign and date this form on p	age 2, line 7.	
Taxpayer name and address	Taxpayer Identification number(	9)
Microsoft Corporation & Subsidiaries One Microsoft Way	91-1144442	
Redmond, WA 98052-6399	Daytime telephone number	Plan number (if applicable)
111 111 111 11 11 11 11 11 11 11 11 11	(425) 702-6339	( , , , , , , , , , , , , , , , , , , ,
hereby appoints the following representative(s) as attorney(s)-in-fact:	1(123) 102 0337	
2 Representative(s) must sign and date this form on page 2. Part II.		
Name and address	CAF No. 0310-99756R	
Daniel Rosen - Baker & McKenzie LLP	PTIN P01787930	
452 Fifth Avenue	Telephone No. 212-626-42	77
New York, NY 10018	Fax No. 212-310-1672	.12
Check if to be sent copies of notices and communications	party.	- No. []
		e No. Fax No.
Name and address	CAF No. <u>0310-07696R</u>	
Mireille Oldak - Baker & McKenzie LLP	PTIN <u>P01605136</u>	
815 Connecticut Avenue, NW	Telephone No. 202-835-61	76
Washington, DC 20006	Fax No. 202-416-7176	
Check if to be sent copies of notices and communications	Check if new: Address Telephon	e No. Fax No.
Name and address	CAF No. <u>0310-50893R</u>	
Yea-Jin Angela Chang - Baker & McKenzie LLP	PTIN P01751448	
300 E. Randolph Street, Suite 5000	Telephone No. 312-861-42	26
Chicago, IL 60601	Fax No. 312-698-2797	
(Note. IRS sends notices and communications to only two representatives.)	Check if new: Address Telephon	e No. Fax No.
Name and address	CAF No	
	Part 1	
	Telephone No.	
	Fax No	
(Note: iRS sends notices and communications to only two representatives.)	Check if new: Address Telephone	9 No. Fax No.
to represent the taxpayer before the Internal Revenue Service and perform		744,10.
3 Acts authorized (you are required to complete this line 3). With the excepting the second inspect my confidential tax information and to perform acts that I can perform.	otton of the acts described in line ob, I authorize in	ny representative(s) to receive and
shall have the authority to sign any agreements, consents, or similar docume	nts (see instructions for line 5a for authorizing a	roi example, my representative(s)
Description of Matter (Income, Employment, Payroll, Excise, Estate, Gift, Whistleblower,		aptoconicate to digit of retain).
Practitioner Discipline, PLR, FOIA, Civil Penalty, Sec. 5000A Shared Responsibility	Tax Form Number	'ear(s) or Period(s) (if applicable)
Payment, Sec. 4980H Shared Responsibility Payment, etc. ) (see instructions)	(1040, 941, 720, etc.) (if applicable)	(see instructions)
Federal Income Tax	1120	June 30, 2004 -
rederal income tax	1120	June 30, 2006
	1	
4 Specific use not recorded on Centralized Authorization File (C	AF). If the power of attorney is for a specif	ic use not recorded on CAF,
check this box. See the instructions for Line 4. Specific Use Not Re	corded on CAF	• • • • • • • • • • • • • • • • • • • •
5a Additional acts authorized. In addition to the acts listed on line 3 a instructions for line 5a for more information):	bove, I authorize my representative(s) to pe	erform the following acts (see
Authorize disclosure to third parties: Substitute or add re	presentative(s); Sign a return;	
	the second secon	
Other acls authorized:		
	Note that the second se	

For Privacy Act and Paperwork Reduction Act Notice, see the instructions.

Form 2848 (Rev. 7-2014)

Form :	2848 (Rev. 7	2014)				Page 2
b	entity wit	g payment by any mea th whom the represents	ns, electronic or otherwise, into a	in account owned o d by the governmer	rse or otherwise negotiate any check ( or controlled by the representative(s) on thin respect of a federal tax liability. (see instructions for line 5b):	(including directing or
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6	attorney to revoke	on file with the internal a prior power of attorn	Revenue Service for the same ney, check here	natters and years o	or of attorney automatically revokes reprinted to recovered by this document. If	vou do not want
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7	even If t receiver,	hey are appointing th administrator, or truste	e same representative(s). If sig e on behaif of the taxpayer, i cert	ined by a corpora ify that I have the a	as filed, each spouse must file a septe officer, partner, guardian, tax manuthority to execute this form on behaling the power of ATTORNEY	itters partner, executor, for the taxpaver.
******		//signature		Date	Title (if applicab	le)
	11/11	/0 T. S.	. 11.		Microsoft Corporation &	•
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			rred from practice before the Inte			
• i am	subject to i	egulations contained in	n Circular 230 (31 CFR, Subtitie A	l, Part 10), as amer	nded, governing practice before the In	ternal Revenue Service
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			ent by the internal Revenue Servi			
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e F	ull-Time En	nployeea fuli-time en	nployee of the taxpayer.			
C	hiid, brothe	r, or sister).			parent, child, grandparent, grandchild,	•
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pı si	ractice befo gned the re	re the internal Revenu	e Service is limited. You must ha -6 and <i>Special rules for registe</i>	ve been eligible to	sign the return under examination and parers and unenrolled return preparers.	have prepared and
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r Ei	nrolled Ret	rement Plan Agent—e	nrolled as a retirement plan agen	t under the require	ments of Circular 230 (the authority to	practice before the
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Note: F	or designa e informati	itions d-f, enter your titl	ie, position, or relationship to the	taxpayer in the "Lic	censing jurisdiction" column. See the l	nstructions for Part II
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Form 2848 (Rev. June 2008) Department of the Treasury	and Declar		presentative		OMB No. 1645-0150 For RIS Use Only Received by:
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Microsoft Corporati				numi	
Redmond, WA 9805	2-6399		<u> </u>	91	1144442
			Daytime telephone numb ( 425 ) 702-6339		number (if applicable)
hereby appoint(a) the foil	owing representative(s) as attorney(s)-i	n-fact;		<u></u> -	<del></del>
	must sign and date this form on page	2, Part IL			
Name and address			CAF No.		***************************************
James M. O'Brien, 8 130 E. Randolph Stre Chicago, (L 60501	aker & McKenzie LLP est, Suite 3700	0	Telaphone No	312-861-86 -698-2323	02
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Form 2648 (Rev. 6-20	008)					Page 2
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<u> </u>		II.	Mel	41)		5/10/2011
			SEE AD	DENDUM		

Form 2848 (Rev. 6-2008)

#### Microsoft Corporation & Subsidiaries E.I. No. 91-1144442 Power of Attorney (Form 2848) Addendum

## Part I: Box 2 Additional Representatives

· John M. Peterson, Jr., Baker & McKenzie LLP 660 Hansen Way Palo Alto, CA 94304	Telephone No. Fax No.	650-856-5538 650-856-9299
Salim R. Rahim, Baker & McKenzie LLP 815 Connecticut Avenue, NW Washington, DC 20006	Telephone No. Fax No.	202-835-1658 202-416-7041
Ivan A. Morales, Baker & McKenzie LLP 660 Hansen Way Palo Alto, CA 94304	Telephone No. Fax No.	650- <b>251-5911</b> 650- <b>8</b> 56-9 <b>29</b> 9
Nancy E. Hacker, Baker & McKenzie LLP 660 Hansen Way Palo Alto, CA 94304	Telephone No. Fax No.	650-856-5531 650-856-9299
Colleen F. Romero, Baker & McKenzie LLP 130 E. Randolph Street, Suite 3700 Chicago, IL 60601	Telephone No. Fax No.	312-861-8280 312-698-2945
Brian C. Dursch, Baker & McKenzie LLP 130 E. Randolph Street, Suite 3700 Chicago, IL 60601	Telephone No. Fax No.	312-861-2944 312-698-2135
Phillip J. Taylor, Baker & McKenzie LLP 815 Connecticut Avenue, NW Washington, DC 20006	Telephone No. Fax No.	202-452-7082 202-416-7071

### Microsoft Corporation & Subsidiaries E.I. No. 91-1144442 Power of Attorney (Form 2848) Addendum (continued)

### Part II: Declaration of Representatives

Designation	Jurisdiction	Signature	Date
а	CA	Amon Peluman	8/11/11
а	DC	Salim R. Rahim	5/10/11
а	CA, FL	j. Ahr	5/10/11
а	CA	Harry Hack	5/10/1
а	IL.	Colle-Feerey Romero	5/10/11
а	IL -	130	5 10 2011
а	NY	all Ill	5/10/11

Form **2848** 

# Power of Attorney

OM8 No 1545-0150 For IRS Use Only

Internal Reverue Service   Information about Form 2848 and its Instructions Is at www.lrs.gov/form2848.   Name   Telephone
Caution: A separate Form 2848 must be completed for each taxpayer. Form 2848 will not be honored for any purpose other than representation before the IRS.  1 Taxpayer Information. Taxpayer must sign and date this form on page 2, line 7.  Taxpayer name and address Microsoft Corporation & Subsidiaries  One Microsoft Way Redmond, WA 98052-6399  Redmond, WA 98052-6399  Representative(s) as altomey(s)-in-fact:  2 Representative(s) must sign and date this form on page 2, Part II.  Name and address  James M. O'Brien, Baker & McKenzie LLP PTIN P01365560  Telephone No. 312-698-2323  Check if to be sent copies of notices and communications  CAF No. 312-698-2323  Check if new: Address Telephone No. Fax No. Name and address  Paul E. Schick, Baker & McKenzie LLP PTIN P01249152  Telephone No. 312-861-8850  Chicago, IL 60601  Fax No. 312-861-8850  Telephone No. 312-861-8850
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ame and address CAF No. 0310-99756R
aniel Rosen, Baker & McKenzie LLP PTIN P01787930
52 Fifth Avenue Telephone No. 212-626-4272
Fax No. 212-310-1672
Note, IRS sends notices and communications to only two representatives.) Check If new: Address Telephone No. Fax No.
ame and address CAF No.
PTIN
Telephone No.
Fax No.    Check if new: Address   Telephone No.   Fax No.   Check if new: Address   Telephone No.   Fax No.
Telephone No. Fax No. or represent the taxpayer before the Internal Revenue Service and perform the following acts:
Acts authorized (you are required to complete this line 3). With the exception of the acts described in line 5b, I authorize my representative(s) to receive inspect my confidential tax information and to perform acts that I can perform with respect to the tax matters described below. For example, my representative shall have the authority to sign any agreements, consents, or similar documents (see Instructions for line 5a for authorizing a representative to sign a return
Description of Matter (Income, Employment, Payroll, Excise, Estate, Gift, Whistleblower, Practitioner Discipline, PLR, FOIA, Civil Penalty, Sec. 5000A Shared Responsibility Payment, Sec 4980H Shared Responsibility Payment, etc.) (see instructions)  Tax Form Number (1040, 941, 720, etc.) (if applicable) (see instructions)
ederal Income Tax 1120 June 30, 2007 - June 30
Specific use not recorded on Centralized Authorization File (CAF). If the power of attorney is for a specific use not recorded on check this box. See the instructions for Line 4. Specific Use Not Recorded on CAF
5a Additional acts authorized. In addition to the acts listed on line 3 above, I authorize my representative(s) to perform the following acts instructions for line 5a for more information:
Authorize disclosure to third parties; Substitute or add representative(s); Sign a return;
Other acts authorized.
for Privacy Act and Paperwork Reduction Act Notice, see the instructions. Cat. No. 11980J Form 2848 (Re

Form 2848 (I					<u> </u>		Page 2
acc ent	cepting payment by any mear ity with whom the representa	Ay representative(s) is (are) not at ns, electronic or otherwise, into a tive(s) is (are) associated) Issued acts otherwise authorized in this	n account owner by the government spower of attorn	d or controlled by the represe ant in respect of a federal tax	intative(s) or any fi liability o):	g dire	ecting or other
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eve rec	en if they are appointing the elver, administrator, or truste	matter concerns a year in which same representative(s). If sign e on behalf of the taxpayer, I cert iNED, AND DATED, THE IRS	ed by a corpor tify that I have th	ate officer, partner, guardiar e authority to execute this for	n, tax matters par m on behalf of the	rtner, a taxp	executor, payer.
	Man Bossins	The supply	/22/14 Date	CUP-WW Title (i Microsoft Corporation & S	f applicable)	*****	*************
	Print Name			Print name of taxpayer fro	om line 1 if ather t	han Ir	ndividual
Part II	Declaration of Repr						
	alties of perjury, by my signat						
		red from practice before the Inte					
		Circular 230 (31 CFR, Subtitle A, yer Identified in Part I for the mat			ore the Internal Re	venu	e Service;
	onzed to represent the taxpay of the following:	yer identified in Hart I for the mat	ter(s) specified t	nere; and			
	-	ing of the bar of the highest cour	t of the jurisdicti	an chawn balaw			
	· ·	jualified to practice as a certified	•		alow		
c Enrolle	ed Agent enrolled as an age	nt by the Internal Revenue Service	e per the require	ements of Circular 230.	eiuw.		
	-a bona fide officer of the ta			-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
	me Employeaa full-time em						
f Family child, I	Member—a member of the torother, or sister).	axpayer's immediate family (for	example, spouse	, parent, child, grandparent,	grandchild, step-p	areni	, step-
the int	ernal Revenue Service is limit	ctuary by the Joint Board for the ed by section 10.3(d) of Circular	230).				
return	under examination and have	authority to practice before the Ir prepared and signed the return, n the instructions (PTIN require	See Notice 201	1-6 and Special rules for reg			
practic signed	e before the internal Revenue	gistered as a tax return preparer Service is limited, You must have 6 and Special rules for register signation I).	ve been eligible t	o sign the return under exam	Ination and have p	repa	y to red and
k Studer studer	nt Attorney or CPA—receives nt working in an LITC or STCF	permission to represent taxpaye 2. See instructions for Part II for a	rs before the IRS additional inform	3 by virtue of his/her status as ation and requirements.	a law, business,	or ac	counting
interna ▶ IF 1	al Revenue Service is limited t FHIS DECLARATION OF ER OF ATTORNEY. REPI	nrolled as a retirement plan agen by section 10.3(e)). REPRESENTATIVE IS NOT RESENTATIVES MUST SIGN	COMPLETED	, SIGNED, AND DATED,	THE IRS WILL I	RETU	JRN THE
	fesignations d-f, enter your tit	lle, position, or relationship to the	e taxpayer in the	"Licensing jurisdiction" colur	nn. See the instru	ctions	s for Part I
Designat Insert at letter (a	ove (state) or other	Bar, license, certification, registration, or enrollment number (if applicable) See Instructions for Part II for more information.		Signature		anti-appendiction (1974) and	Date
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